1 CRIMINAL DEFENSE ASSOCIATES ALAN BAUM, ESQ; SBN 42160 2 20700 VENTURA BLVD., SUITE 301 3 WOODLAND HILLS, CALIF 91364 Telephone: (818) 313-6870 4 Facsimile: (818) 313-6871 5 Attorneys for Defendant 6 KEUN SUNG LEE 7 UNITED STATES DISTRICT COURT 8 FOR THE EASTERN DISTRICT OF CALIFORNIA 9 10 UNITED STATES OF AMERICA. 11 12 Plaintiff. VS.

Case No: CR-05-00395 CRB

STIPULATION MODIFYING CONDITIONS OF RELEASE FOR KEUN SUNG LEE; ORDER

KEUN SUNG LEE, et al. Defendants.

16

The Parties, The United States of America, by and through its counsel of record, Assistant United States Attorney, Peter Axelrod and defendant, Keun Sung Lee, by and through his counsel of record, Alan Baum, hereby stipulate to an Order of the Court modifying the condition of his release whereby Defendant and his wife were required to pledge as surety their home located at 20087 Knollwood, Saratoga, California 95070. The parties stipulate that the Defendant and his wife/co-tenant shall no longer be required to pledge said property as surety on the bond herein. The Defendant's investment account, portfolio number C-1502 at SNC Asset Management, Inc. of Emeryville, California, shall remain pledged and assigned as collateral for Defendant's bond as heretofore ordered by the Court. All other release conditions previously ordered in this case remain in effect.

27

13

14

15

17

18

19

20

21

22

23

24

25

26

28

Cases 3:05:05:00399539978BRBD 000000000000000011 Fiiled 0044032/2000 6Page 22 of 2

1 2 3 IT IS SO STIPULATED. 4 5 Date: March 30, 2006 6 /s/ Alan Baum Alan Baum 7 Attorney for Defendant, Kuen Sung Lee 8 Date: March 30, 2006 /s/ Peter Axelrod 9 Peter Axelrod 10 Assistant United States Attorney Attorneys for Plaintiff 11 United States of America 12 13 14 15 ORDER 16 The parties' Stipulation regarding modifying the terms of defendant's release is hereby so 17 ordered. 18 19 IT IS SO ORDERED. 20 IT IS SO ORDERED April 12, 2006 21 22 udge Edward M. Chen 23 24 25 26 27 28